## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

RICHARD M. ROYAL #41732-037 :

Petitioner

v. : Civil Action No. JFM-11-3013

Criminal Action No. 05-0061

UNITED STATES OF AMERICA

Respondent

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## **MEMORANDUM**

On October 20, 2011, petitioner filed the above-captioned motion to vacate pursuant to 28 U.S.C. § 2255. ECF No. 383. For the reasons that follow, the motion must be dismissed without prejudice for lack of jurisdiction.

Petitioner filed his first motion to vacate on February 17, 2009. ECF No. 288. The motion was denied on September 4, 2009. ECF Nos. 323 & 324. A certificate of appealability was denied and the appeal dismissed. ECF No. 350. The instant motion, therefore, represents a successive § 2255 challenge to petitioner's conviction. The motion may not be considered absent leave to do so from the Fourth Circuit Court of Appeals. *See* 28 U.S.C. §§ 2244(b)(3)(A)& 2255; *In re Avery W. Vial*, 115 F.3d 1192, 1194 (4<sup>th</sup> Cir. 1997) (*en banc*). Under 28 U.S.C. § 2255:

A second or successive motion must be certified as provided in section 2244 by a panel of the appropriate court of appeals to contain–(1) newly discovered evidence that, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that no reasonable fact finder would have found the movant guilty of the offense; or (2) a new rule of constitutional law, made retroactive to cases on

collateral review by the Supreme Court, that was previously unavailable.

Petitioner has not received the proper certification from the Fourth Circuit.

Consequently, this court may not consider the merits of his claim unless and until certification is

obtained.

The United States Court of Appeals for the Fourth Circuit has set forth instructions for

the filing of a motion to obtain the aforementioned authorization order. The procedural

requirements and deadlines for filing the motion are extensive. The court shall provide petitioner

a packet of instructions promulgated by the Fourth Circuit which addresses the comprehensive

procedure to be followed should petitioner wish to seek authorization to file a successive petition

with the appellate court. It is to be emphasized that petitioner must file his pleading with the

Fourth Circuit Court of Appeals and obtain authorization to file his successive petition before

this court may examine his claims.

A certificate of appealability is denied. A separate order follows.

\_October 26, 2011

/s/

J. Frederick Motz

United States District Judge